CHAPTER 112.

RELATING TO REPORTS OF SECRETARIES AND TREASURERS OF SCHOOL DISTRICTS.

H. F. 128.

AN ACT to Amend Sections 1745, and 1751, Chapter 9, Title XII, of the Code, Relative to Report of Treasurers of School Districts.

Be it enacted by the General Assembly of the State of lowa:

Code, \$1745 amended. Secretary's report. Code, \$1751 amended. Treasurer's report. SECTION 1. That section 1745, of chapter 9, title XII, of the Code be amended by striking out the 6th, 7th, and 8th sub-divisions of said section.

SEC. 2. That section 1751 of chapter 9, title XII, of the Code be amended by adding to the end of said section the following: "He shall make to the board, on the third Monday in September, a full and complete annual report, embracing:

1st. The amount of teachers' fund held over, received, paid

Teacher's fund;

On failure to

report, shall forfeit.

out, and on hand.
2nd. The amount of contingent fund held over, received, paid

Contingent: out, and on hand.

3rd. The amount of school house fund held over, received,

School-house; paid out, and on hand.

He shall immediately file a copy of said report with the county superintendent, and for failure to file said report, he shall forfeit the sum of twenty-five dollars to be recovered by suit brought by the district on his official bond."

Approved March 15, 1876.

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AUTHORIZING THE AUDITOR OF STATE TO PAY BACK TO COUNTIES ANY BALANCE DUE.

CHAPTER 113.

H. F. 248.

AN ACT to Authorize the Auditor of State to cause to be paid back to Counties entitled thereto, any excess on Revenue paid into the State Treasury. [Additional to Code, Chapter 3, Title VI: "Provisions for the Security of the Revenue."]

Be it enacted by the General Assembly of the State of Iowa:

Duty of auditor.

SECTION 1. That the auditor of *the* state be and he is hereby authorized and empowered to draw his warrant on the state treasury, in favor of any county in this state for the amount of any excess in any fund or tax due the state from said county excepting the state taxes.

SEC. 2. Whenever, it shall appear from the books in his office, that there is a balance due any county, and in excess of any rev-

enue due the state, except state taxes, it shall be his duty to To forward draw his warrant for such excess, in favor of the county entitled any excess to thereto, and forward the said warrant by mail or otherwise, to the county entitled. county auditor of the county to which said money belongs, and

charge the amount so sent to the said county.

SEC. 3. The county auditor to whom said warrant is sent, Duty of county auditor. shall immediately upon receipt thereof deliver the same to the county treasurer of his county and charge the amount of the warrant to said county treasurer in the same manner as any other fund is charged on the books of his office, and the county auditor shall also, on receipt of said warrant from the auditor of state acknowledge receipt of the amount of said warrant to said state

SEC. 4. This act being deemed of immediate importance, shall To take effect. take effect and be in force from and after its passage and publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved March 15, 1876.

I hereby certify that the foregoing act was published in the Iowa State Leader, March 23, and in the Iowa State Register, March 25, 1876. JOSIAH T. YOUNG, Secretary of State.

CHAPTER 114.

RELATING TO PROPOSITION TO AMEND THE CONSTITUTION.

AN ACT providing for the Publication of Propositions to Amend the R. F. 887. Constitution and for other purposes connected therewith.

Be it enacted by the General Assembly of the State of Iona:

SECTION 1. That whenever any proposition to amend the con-when prop-stitution has passed the general assembly and [been] referred to the passed the next succeeding legislature as provided in section 1, article ten of general the constitution, the secretary of state shall cause the same to be assembly. published in two newspapers of general circulation in each congres- Publication. sional district in the state for the time provided in section one, article ten of the constitution; and the fact of such publication having been made shall be verified by the affidavits of the publishers of such newspapers and such affidavits together with the certificate of the secretary of state that he had designated the Certificate of newspapers in which the publication was made shall be filed, pre- secretary of served and recorded in a book kept for that purpose in the office of the secretary of state; and the secretary of state shall report And report. his action in the premises to the next succeeding general assem-

SEC. 2. Whenever a proposition to amend the constitution Proposition shall have passed the general assembly and been agreed to by two general the next succeeding general assembly as provided in section one, assemblies.